1 2	AARON F. MINER (appearance pro hac vice) Aaron.Miner@arnoldporter.com TYLER FINK (appearance pro hac vice)				
3	Tyler.Fink@arnoldporter.com  ARNOLD & PORTER KAYE SCHOLER LLP  250 West 55th Street				
4	New York, NY 10019-9710 Telephone: 212.836.8000				
5	Facsimile: 212.836.8689				
6	GILBERT R. SEROTA (SBN 75305) Gilbert.Serota@arnoldporter.com				
7	ARNOLD & PORTER KAYE SCHOLER I Three Embarcadero Center, 10th Floor	LLP			
8	San Francisco, CA 94111				
9	Telephone: 415.471.3100 Facsimile: 415.471.3400				
10	Attorneys for Defendants				
11	YELP INC., JEREMY STOPPELMAN, LANNY BAKER, and JED NACHMAN				
12		ICTRICT COURT			
13	UNITED STATES DISTRICT COURT  NORTHERN DISTRICT OF CALIFORNIA  SAN FRANCISCO DIVISION				
14					
15					
16					
17	JONATHAN DAVIS and ROEI AZAR, on Behalf of All Others Similarly Situated,	Case No. 3:18-cv-00400-EMC			
18	Plaintiffs,	FOURTH JOINT STIPULATION AND			
19	V.	[PROPOSED] ORDER CONTINUING DATE TO FILE MOTION FOR			
20		PRELIMINARY APPROVAL OF			
21	YELP, INC., JEREMY STOPPELMAN, LANNY BAKER, and JED NACHMAN,	SETTLEMENT			
22	Defendants.	The Hon. Edward M. Chen			
23	Defendants.				
24					
25					
26					
27					
<i>41</i>					

1	Lead Plaintiff Jonathan Davis, on behalf of himself and the certified class ("Lead			
2	Plaintiff"), and Defendants Yelp Inc., Jeremy Stoppelman, Lanny Baker and Jed Nachman			
3	(collectively "Defendants"; and together with Lead Plaintiff, the "Parties"), hereby enter into the			
4	following stipulation and jointly request that the Court reset the date for Plaintiff to file his motion			
5	for preliminary approval of the settlement of the above-captioned action (the "Action").			
6	WHEREAS, on September 9, 2021, the Court entered an Order Denying Defendants'			
7	Motion for Summary Judgment (ECF No. 169);			
8	WHEREAS, on November 12, 2021, the Parties participated in a mediation but failed to			
9	reach an agreement to settle the Action;			
10	WHEREAS, on November 24, 2021, the Parties reached an agreement in principle to			
11	settle the Action in its entirety;			
12	WHEREAS, on December 3, 2021, the Parties executed a Settlement Term Sheet, setting			
13	forth all the material deal points associated with resolution of the Action;			
14	WHEREAS, on December 10, 2021, the Court entered an Order: (1) stating that Plaintiff			
15	will submit his motion for preliminary approval of the proposed class action settlement within 60			
16	days, or will provide the Court with an update at that time; (2) requiring the Parties to submit a			
17	Joint Report on March 1, 2022; and (3) setting a Status Conference for March 8, 2022 at 2:30 p.m.			
18	(ECF No. 178);			
19	WHEREAS, on February 9, 2022, the Court entered the Joint Stipulation and Order			
20	Continuing Date to File Motion for Preliminary Approval of Settlement stating that Plaintiff will			
21	submit his motion for preliminary approval of the proposed class action settlement by March 1,			
22	2022, or the Parties will submit a Joint Report updating the Court at that time (ECF No. 180);			
23	WHEREAS, on March 1, 2022, the Court entered the Second Joint Stipulation and Order			
24	Continuing Date to File Motion for Preliminary Approval of Settlement stating that Plaintiff will			
25	submit his motion for preliminary approval of the proposed class action settlement by March 31,			
26	2022, or the Parties will submit a Joint Report updating the Court at that time;			
27	WHEREAS, on March 31, 2022, the Court entered the Third Joint Stipulation and Order			
28	Continuing Date to File Motion for Preliminary Approval of Settlement stating that Plaintiff will			

1	submit his motion for preliminary approval of the proposed class action settlement by April 14		
2	2022, or the Parties will submit a Joint Report updating the Court at that time;		
3	WHEREAS, the Parties have negotiated and executed the Stipulation of Settlement and		
4	exhibits thereto;		
5	WHEREAS, Plaintiffs are finalizing	the r	notion for preliminary approval of the proposed
6	settlement;		
7	THEREFORE, IT IS STIPULATED AND AGREED between the undersigned Parties, by		
8	and through their respective counsel and subject to the Court's approval, as follows:		
9	1. Plaintiff will submit his motion for preliminary approval of the proposed class		
10	action settlement by April 21, 2022.		
11	IT IS SO STIPULATED, through Counsel of Record.		
12			OLD & PORTER KAYE SCHOLER LLP
13			
		Ву:	/s/Aaron F. Miner Aaron F. Miner
14			Tyler J. Fink
15			250 West 55th Street New York, NY 10019-9710
16			Telephone: (212) 836-8000
17			Facsimile: (212) 836-8689
18			Email: Aaron.Miner@arnoldporter.com Email: tyler.fink@arnoldporter.com
19			Attorneys for Defendants Jeremy Stoppelman,
20			Lanny Baker, and Jed Nachman and Nominal Defendant Yelp Inc.
21	Dated: April 14, 2022	GLA	NCY PRONGAY & MURRAY LLP
22		D	/a/V M. W.II.
23		By:	/s/ Kara M. Wolke Kevin F. Ruf (SBN 136901)
			Kara M. Wolke (SBN 241521)
24			Christopher R. Fallon (SBN 235684)
25			Natalie S. Pang (SBN 305886)
			1925 Century Park East, Suite 2100 Los Angeles, California 90067
26			Telephone: (310) 201-9150
27			Facsimile: (310) 201-9160
28			Email: info@glancylaw.com Email: kruf@glancylaw.com
-0			Eman. Krunwgiancylaw.com

JOINT STIP. CONTINUING MOTION FOR PRELIM. APPROVAL Case No. 3:18-cv-00400-EMC

1 2 2		Email: kwolke@glancylaw.com Email: cfallon@glancylaw.com Email: npang@glancylaw.com		
3 4	Dated: April 14, 2022	HOLZER & HOLZER, LLC		
5	-	By: /s/Corey D. Holzer		
6		Corey D. Holzer (admitted <i>pro hac vice</i> ) Marshall P. Dees (admitted <i>pro hac vice</i> )		
7		211 Perimeter Center Parkway, Suite 101		
8		Atlanta, Georgia 30346 Telephone: (770) 392-0090		
9		Facsimile: (770) 392-0029 Email: cholzer@holzerlaw.com		
10		Email: mdees@holzerlaw.com		
11		Attorneys for Lead Plaintiff Jonathan Davis and the Class		
12	ATTESTATION PURSUANT TO LOCAL RULE 5-1(h)(3)			
13				
14	This certifies, pursuant to Civil Local Rule 5-1(h)(3), that all signatories to this document			
15	concur in its content and have authorized this filing.			
16	Dated: April 14, 2022	s/ Kara M. Wolke Kara M. Wolke		
17		22020 2127 17 02220		
18				
19	PURSUANT TO STIPULATION IT IS SO	O ORDERED.		
20	DATED: April 15, 2022	E ph		
21		HONORABLE EDWARD M. CHEN UNITED STATES DISTRICT JUDGE		
22		UNITED STATES DISTRICT JUDGE		
23				
24				
25				
26				
27				
28				
	IOINIT CTID CONITINI IINIC	MOTION FOR DRELIM ADDROVAL		